(Jase 3:		Mantuza a ihibousioki	•		PageID 277	
		FOR THE	NORTHERN DISTRICT	OF TEXAS	ł .	U.S. DISTRICT COURT	
			DALLAS DIVISION		NOR	THERN DISTRICT OF TEXAS	
			_			FILED	
UNIT	ED ST.	ATES OF AMERICA	§				
T 10			§			JUL -6 2017	
VS.			§ § §	CASE	NO.: 3	15-CR-540-K (05)	
NATOI	IDI OG	TECHIED A REPUBLIA	§		CLE	RK, U.S. DISTRICT COURT	
MIGU	EL OS	SEGUERA MEDINA	§		By_	n.f.	
		DED	ORT AND RECOMMENDA	ATION L		Deputy	
			NCERNING PLEA OF GUI				
	MIGU	EL OSEGUERA MEDIN	A, by consent, under authority	v of United St	ates v. De	ees, 125 F.3d 261 (5 th	
Cir. 19			nt to Fed. R. Crim.P. 11, and h				
			31, 2017. After cautioning a				
			ne subjects mentioned in Rul				
			ffense charged is supported by				
of the	essentia	l elements of such offense	. I therefore recommend the	at the plea of	guilty b	e accepted, and that	
Defend	lant Mi	guel Oseguera Medina, be	e adjudged guilty of Conspi	racy to Struc	ture Tra	insactions to Evade	
Report	ting Rec	quirements, in violation of	31 USC § 5324(a)(3) and (d	d)(2) and 18 U	JSC § 37	1. and have sentence	
impose	d accord	dingly. After being found g	uilty of the offense by the dis	strict judge.	Ü	,	
	The de	The defendant is currently in custody and should be ordered to remain in custody.					
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and						
	convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the						
	commi	unity if released.	·	_	-	•	
		Ti o					
		The defendant has been compliant with the current conditions of release.					
	ڼا	The state of the s					
	other person or the community if released and should therefore be released under § 3142(b) or (c).						
		The Government opposes	release.				
		The defendant has not been compliant with the conditions of release.					
	If the Court accepts this recommendation, this matter should be set for hearing upon motion of the						
	Government.						
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there						
	is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has						
	recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly						
	shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and						
	convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the					other person or the	
	commu	inity if released.			/		
	Signad	July 6, 2017			/ /		
	Signed	July 6, 2017.	/	- sta	-		
			PAUL D. STIC	TKNEV	V 6		
				TES MAGIST	D 4 (E) E	TD 6.0	

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).